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**UNITED STATES BANKRUPTCY COURT
CENTRAL DISTRICT OF CALIFORNIA
RIVERSIDE DIVISION**

In re

BRANDON MICHAEL MCDOWELL, aka
“trvpkid_69”,

Debtor.

MATT CAPELOUTO AND CHRISTINE
CAPELOUTO,

Plaintiffs,

vs.

BRANDON MICHAEL MCDOWELL, aka
“trvpkid_69”,

Defendant.

Case No.: 6:22-bk-14752-MH

Chapter 7

Adv. Proc. No.: 6:23-ap-01041-MH

**JUDGMENT FOR
NONDISCHARGEABILITY OF DEBT
PURSUANT TO 11 USC § 523(A)(6) IN THE
AMOUNT OF \$5,800,937.41**

Date: 9-11-2024

Time: 3:00 pm

Place: 3420 Twelfth Street, Riverside CA

Courtroom: 301

Based on the Court’s ruling on Plaintiffs Matt Capelouto and Christine Capelouto’s
 (“Plaintiff”) Amended Motion for Default Judgment Under LBR 7055-1 (“Motion”), a Judgment
 for Nondischargeability of Debt Pursuant to 11 USC § 523(a)(6) is hereby entered in favor of

FILED & ENTERED

SEP 16 2024

CLERK U.S. BANKRUPTCY COURT
Central District of California
BY craig DEPUTY CLERK

1 Plaintiffs, and against Defendant Brandon Michael McDowell, aka “trvpkid_69” (Defendant”),
2 in the amount of \$5,800,937.41.

3 **IT IS SO ORDERED**

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24 Date: September 16, 2024



Mark Houle
United States Bankruptcy Judge